

Benjamin F. Chase to be consul at Leghorn, Italy.
 Frank Deedmeyer to be consul at Prague, Austria.
 Stuart J. Fuller to be consul at Durban, Natal.
 James H. Goodier to be consul at Tahiti, Society Islands.
 Graham H. Kemper to be consul at Erfurt, Germany.
 Andrew J. McConico to be consul at Trinidad, West Indies.
 Lucien Memminger to be consul at Rouen, France.
 Edwin L. Neville to be consul at Antung, China.
 Thomas Willing Peters to be consul at Kingston, Jamaica.
 Samuel C. Reat to be consul at Calgary, Alberta, Canada.
 Ralph J. Totten to be consul at Montevideo, Uruguay.
 Adolph A. Williamson to be consul at Tansul, Taiwan.
 Felix Willoughby Smith to be consul at Aden, Arabia.

PROMOTION IN THE REVENUE-CUTTER SERVICE.

First Lieut. Harry Gabriel Hamlet to be captain.

COLLECTOR OF CUSTOMS.

John B. Elliott to be collector of customs for the southern district of California.

POSTMASTERS.

ALABAMA.

Edgar Collins, Warrior.
 J. A. Wilson, Russellville.

ILLINOIS.

Leslie G. Horrie, Gardner.
 Henry C. Johnson, Lawrenceville.
 C. E. Moffitt, Monticello.
 M. F. O'Connor, Harvard.
 Alexander Perkins, Cerro Gordo.
 Clyde W. Schoener, Cicero.
 Charles J. Swisher, Sullivan.

IOWA.

Sebastian Dischler, Rock Valley.

MISSISSIPPI.

Solomon Seelbinder, Cleveland.

NORTH DAKOTA.

Peter Karpen, Medina.
 Myrtle Nelson, Bowman.
 Frank Reed, Bismarck.
 Frank Renning, Velva.
 W. W. Smith, Valley City.
 J. W. Stambaugh, Carrington.

TEXAS.

T. E. Durham, Longview.
 S. R. Heard, Rosenberg.
 June Hickman, Livingston.
 M. D. Parnell, Chico.
 C. H. Sewell, Overton.
 Peter Tighe, Sourlake.

WASHINGTON.

H. A. Knapp, Camas.

WITHDRAWAL.

Executive nomination withdrawn September 18, 1913.

COLLECTOR OF INTERNAL REVENUE.

Bernard M. Gannon, of New Jersey, to be collector of internal revenue for the fifth district of New Jersey.

HOUSE OF REPRESENTATIVES.

THURSDAY, September 18, 1913.

The House met at 12 o'clock noon.

The Chaplain, Rev. Henry N. Conden, D. D., offered the following prayer:

Almighty God, our heavenly Father, without whose breath we should wither and fade, without whose light we should grope in darkness, without whose love we should sink into despair, impart unto us wisdom, strength, and grace sufficient unto the needs of this day, that we touch nothing that is unclean, but with singleness of purpose do the work Thou hast given us to do with patience, trusting in Thy ruling and overruling providence.

Our little systems have their day;
 They have their day and cease to be;
 They are but broken lights of Thee,
 And Thou, O Lord, art more than they.

For Thine is the kingdom and the power and the glory forever.
 Amen.

The Journal of the proceedings of yesterday was read and approved.

CURRENCY.

The SPEAKER. The unfinished business is the bill H. R. 7837, on which bill and amendments thereto the previous question has been ordered. Is a separate vote demanded on any amendment?

Mr. WINGO. Mr. Speaker, I demand a separate vote on the amendment to line 12, page 50, which indorses the gold standard.

The SPEAKER. Is a separate vote demanded on any other amendment? If not, the Chair will put them in gross.

The question was taken, and the amendments were agreed to.

The SPEAKER. The Clerk will report the amendment on which the gentleman from Arkansas [Mr. WINGO] demands a separate vote.

The Clerk read as follows:

After the word "repealed," in line 12, page 50, insert the following: "Provided, That nothing in this act contained shall be considered to repeal the parity provision or provisions contained in an act approved March 14, 1900, entitled 'An act to define and fix the standard of value, to maintain the parity of all forms of money issued or coined by the United States, to refund the public debt, and for other purposes.'"

The SPEAKER. The question is on agreeing to the amendment. The question was taken, and the Speaker announced that the ayes seemed to have it.

Mr. WINGO. I demand a division, Mr. Speaker.

The House divided; and there were—ayes 165, noes 43.

Mr. WINGO. Mr. Speaker, I demand the yeas and nays.

The yeas and nays were ordered.

The question was taken; and there were—yeas 299, nays 68, answered "present" 5, not voting 56, as follows:

YEAS—299.

Adair	Edmonds	Kent	Reed
Alken	Esch	Kettner	Reilly, Conn.
Alexander	Estopinal	Key, Ohio	Reilly, Wis.
Allen	Falson	Kless, Pa.	Riordan
Anderson	Falcouer	Kinkaid, Nebr.	Roberts, Mass.
Anthony	Farr	Kirkpatrick	Rogers
Ashbrook	Fergusson	Kitchin	Rothermel
Austin	Fess	Knowland, J. R.	Rouse
Avis	Fields	Konop	Rupley
Baker	FitzHenry	Korbly	Sabath
Baltz	Flood, Va.	Kreider	Saunders
Barkley	Fordney	La Follette	Scott
Barnhart	Poster	Langham	Scully
Bartlett	Frear	Langley	Seldomridge
Barton	French	Lazaro	Sells
Bathrick	Gallagher	Lee, Ga.	Sharp
Beakes	Gard	Lee, Pa.	Sherley
Beall, Tex.	Garner	Lenroot	Shreve
Bell, Cal.	Garrett, Tenn.	Leshner	Sims
Booher	Garrett, Tex.	Lever	Sinnett
Borchers	George	Lewis, Md.	Siemp
Borland	Gerry	Lieb	Sloan
Bowdle	Gillett	Lindquist	Small
Britten	Gittins	Linthicum	Smith, J. M. C.
Brodbeck	Glass	Lloyd	Smith, Md.
Broussard	Godwin, N. C.	Logue	Smith, Minn.
Brown, W. Va.	Goeke	Lonegan	Smith, N. Y.
Browne, Wis.	Goldfogle	McAndrews	Smith, Saml. W.
Browning	Gordon	McDermott	Smith, Tex.
Bruckner	Gorman	McGillcuddy	Sparkman
Buchanan, Tex.	Goulden	McKenzie	Stafford
Bulkley	Graham, Ill.	McLaughlin	Stedman
Burgess	Graham, Pa.	MacDonald	Steenerson
Burke, Pa.	Green, Iowa	Madden	Stephens, Cal.
Burke, Wis.	Greene, Mass.	Maher	Stephens, Nebr.
Butler	Greene, Vt.	Manahan	Stevens, N. H.
Byrnes, S. C.	Grest	Mann	Stone
Byrns, Tenn.	Griffin	Mapes	Stringer
Calder	Gudger	Metz	Sutherland
Campbell	Guernsey	Mitchell	Switzer
Carey	Hamill	Mondell	Talbot, N. Y.
Carlin	Hamilton, Mich.	Montague	Tavener
Carr	Hamilton, N. Y.	Moore	Taylor, Ala.
Cary	Hammond	Morgan, Okla.	Taylor, N. Y.
Church	Hardwick	Morin	Temple
Clancy	Hardy	Morrison	Ten Eyck
Clark, Fla.	Hart	Moss, W. Va.	Thacher
Clayton	Haugen	Mott	Thomson, Ill.
Clinc	Hawley	Murdock	Towner
Connolly, Iowa	Hay	Nelson	Treadway
Conry	Heflin	Nolan, J. I.	Tuttle
Cooper	Helgesen	Norton	Underhill
Copley	Helm	O'Brien	Underwood
Covington	Hill	Oglesby	Vare
Cox	Hinds	O'Leary	Volstead
Cramton	Hinebaugh	O'Shannessy	Walker
Cullop	Hobson	Padgett	Wallis
Curry	Holland	Pace	Walsh
Dale	Houston	Palmer	Walters
Davis	Hovell	Patten, N. Y.	Watkins
Decker	Hoxworth	Payne	Watson
Deitrick	Hughes, Ga.	Pepper	Weaver
Dent	Humphrey, Wash.	Peters	Webb
Dershem	Humphreys, Miss.	Peterson	Whaley
Dies	Igoe	Phelan	Whitacre
Dillon	Johnson, Utah	Platt	White
Dixou	Johnson, Wash.	Plumley	Williams
Donovan	Jones	Porter	Willis
Dooling	Kahn	Post	Wilson, Fla.
Doremus	Kelster	Pou	Winslow
Doughton	Kelley, Mich.	Powers	Woodruff
Dunn	Kelly, Pa.	Raney	Woods
Dupré	Kennedy, Conn.	Raker	Young, N. Dak.
Dyer	Kennedy, Iowa	Rauch	Young, Tex.
Eagan	Kennedy, R. I.	Rayburn	

NAYS—68.

Abercrombie	Crosser	Hensley	Russell
Adamson	Davenport	Howard	Shackleford
Aswell	Dickinson	Jacoway	Sherwood
Bailey	Hfenderfer	Johnson, Ky.	Sisson
Bell, Ga.	Doolittle	Johnson, S. C.	Stanley
Blackmon	Eagle	Kindel	Stephens, Miss.
Brockson	Elder	Lindbergh	Stout
Brumbaugh	Ferris	Lobeck	Sumners
Buchanan, Ill.	Floyd, Ark.	Magnire, Nebr.	Taggart
Burnett	Francis	Moss, Ind.	Taylor, Ark.
Callaway	Goodwin, Ark.	Murray, Okla.	Taylor, Colo.
Candler, Miss.	Gray	Oldfield	Thomas
Caraway	Gregg	Quia	Thompson, Okla.
Claypool	Harrison	Ragsdale	Tribble
Collier	Hayden	Roberts, Nev.	Vaughan
Connelly, Kans.	Helvering	Rubey	Wingo
Crisp	Henry	Rucker	Witherspoon

ANSWERED "PRESENT"—5.

Fowler	Moon	Slayden	Talbot, Md.
Hull			

NOT VOTING—59.

Ainey	Donohoe	Keating	Morgan, La.
Ansberry	Driscoll	Kinkead, N. J.	Murray, Mass.
Barchfeld	Edwards	Lafferty	Neeley
Bartholdt	Evans	L'Engle	O'Hair
Brewner	Fairchild	Levy	Parker
Brown, N. Y.	Finley	Lewis, Pa.	Patton, Pa.
Bryan	Fitzgerald	McClellan	Prouty
Burke, S. Dak.	Gardner	McCoy	Richardson
Cantrill	Gilmore	McGuire, Okla.	Roddenbery
Carter	Good	McKellar	Smith, Idaho
Casey	Hamlin	Manan	Stephens, Tex.
Chandler, N. Y.	Hayes	Martin	Stevens, Minn.
Conley	Hughes, W. Va.	Merritt	Townsend
Danforth	Hulings	Miller	Wilson, N. Y.

So the amendment was agreed to.

The Clerk announced the following pairs:

For the session:

Mr. SLAYDEN with Mr. BARTHOLDT.

On the vote:

Mr. EDWARDS with Mr. PROUTY.

Mr. NEELEY with Mr. HAYES.

Mr. BROWN of New York with Mr. SMITH of Idaho.

Until further notice:

Mr. MCKELLAR with Mr. LEWIS of Pennsylvania.

Mr. EVANS with Mr. MILLER.

Mr. CARTER with Mr. MCGUIRE of Oklahoma.

Mr. TALBOTT of Maryland with Mr. MERRITT.

Mr. MCCOY with Mr. STEVENS of Minnesota.

Mr. CANTRILL with Mr. GOOD.

Mr. FOWLER with Mr. DANFORTH.

Mr. STEPHENS of Texas with Mr. BURKE of South Dakota.

Mr. RICHARDSON with Mr. MARTIN.

Mr. TOWNSEND with Mr. PARKER.

Mr. KINKEAD of New Jersey with Mr. LAFFERTY.

Mr. MORGAN of Louisiana with Mr. PATTON of Pennsylvania.

Mr. GILMORE with Mr. HULINGS.

Mr. FITZGERALD with Mr. HUGHES of West Virginia.

Mr. DRISCOLL with Mr. BRYAN.

Mr. CURLEY with Mr. BARCHFELD.

Mr. KEATING with Mr. AINEY.

Mr. MURRAY of Massachusetts with Mr. FAIRCHILD.

Mr. TALBOTT of Maryland. Mr. Speaker, I am paired with the gentleman from New York, Mr. MERRITT. I voted "yea." I want to withdraw that and vote "present."

The SPEAKER. The Clerk will call the gentleman's name.

The Clerk called the name of Mr. TALBOTT of Maryland, and he answered "Present."

The result of the vote was announced as above recorded.

The SPEAKER. The question is on the engrossment and third reading of the bill.

The bill was ordered to be engrossed and read a third time, and was read the third time.

Mr. WALTERS. Mr. Speaker, I move to recommit. I send the motion to the Speaker's desk.

The SPEAKER. Does any gentleman on the minority of the committee desire to offer a motion to recommit? If not, the Chair will recognize the gentleman from Pennsylvania [Mr. WALTERS]. Is the gentleman from Pennsylvania opposed to the bill?

Mr. WALTERS. I am.

The SPEAKER. The Clerk will report the gentleman's motion.

The Clerk read as follows:

By Mr. WALTERS: I move to recommit the bill to the Committee on Banking and Currency, with instructions to amend the bill as follows:

On page 17, after line 17, add a paragraph to read as follows: "No officer or director of any national bank, State bank, banking association, or trust company admitted to membership in a Federal reserve bank under the provisions of this act shall be an officer or director of any other bank or financial corporation or institution admitted hereunder who is an officer or director of any national bank, State bank, or trust company which is not a member of a Federal reserve bank or who is a member of a firm or partnership of bankers engaged in the business of receiving deposits."

Mr. GLASS. Mr. Speaker, on the motion to recommit I move the previous question.

The SPEAKER. The gentleman from Virginia [Mr. GLASS] moves the previous question on the motion to recommit.

The previous question was ordered.

The SPEAKER. The question is on agreeing to the motion to recommit.

The question was taken, and the Speaker announced that the yeas seemed to have it.

Mr. MURDOCK. Mr. Speaker, I demand a division.

The SPEAKER. The gentleman from Kansas [Mr. MURDOCK] demands a division. Those in favor of the motion to recommit will rise and stand until they are counted. [After counting.] Seventy-one gentlemen have arisen in the affirmative. Those opposed will rise and stand until they are counted. [After counting.] Two hundred and six gentlemen have arisen in the negative. On this vote the yeas are 71 and the noes are 206.

Mr. MURDOCK. Mr. Speaker, I demand the yeas and nays.

The SPEAKER. The gentleman from Kansas demands the yeas and nays. Those in favor of ordering the yeas and nays will rise and stand until they are counted. [After counting.] Fifty-one gentlemen have arisen in favor of taking the vote by yeas and nays.

Mr. YOUNG of North Dakota. One more, Mr. Speaker.

The SPEAKER. It is too late after the vote is announced.

Mr. MURDOCK. The other side, Mr. Speaker.

The SPEAKER. Those opposed to ordering the yeas and nays will rise and stand until they are counted. [After counting.] Two hundred and seventy-five gentlemen have arisen in the negative.

Mr. MURDOCK. Mr. Speaker, I demand tellers.

The SPEAKER. The gentleman from Kansas demands tellers. Those in favor of ordering tellers will rise and stand until they are counted. [After counting.] Forty-four gentlemen have arisen—a sufficient number—and the Chair appoints as tellers the gentleman from Virginia [Mr. GLASS] and the gentleman from Kansas [Mr. MURDOCK].

Mr. BORLAND. Mr. Speaker, a parliamentary inquiry.

The SPEAKER. The gentleman will state it.

Mr. BORLAND. The vote on this teller vote is to determine whether or not there shall be a roll call, is it not?

The SPEAKER. Yes; on ordering the yeas and nays. Those in favor of ordering the yeas and nays will pass between the tellers and be counted.

The House divided; and the tellers reported—yeas 68, noes 265. Accordingly the yeas and nays were ordered.

The SPEAKER. Those in favor of the motion to recommit with instructions will vote "yea," those opposed "nay," and the Clerk will call the roll.

The question was taken; and there were—yeas 100, nays 266, answered "present" 3, not voting 59, as follows:

YEAS—100.

Anderson	Frear	Langley	Sells
Anthony	French	Leuroot	Shreve
Avis	Good	Lindbergh	Sinnott
Barton	Gorman	Lindquist	Sisson
Bell, Cal.	Graham, Pa.	Lobeck	Sloan
Britten	Gray	McKenzie	Smith, J. M. C.
Browne, Wis.	Green, Iowa	McLaughlin	Smith, Minn.
Buchanan, Ill.	Greene, Vt.	MacDonald	Stafford
Callaway	Griest	Manahan	Steenerson
Campbell	Haugen	Mapes	Stephens, Cal.
Candler, Miss.	Helgesen	Morgan, Okla.	Stephens, Miss.
Cary	Hinebaugh	Morin	Sutherland
Claypool	Johnson, Ky.	Moss, W. Va.	Switzer
Cooper	Johnson, Utah	Murdoch	Temple
Copley	Johnson, Wash.	Murray, Okla.	Thomas
Cramton	Kelster	Nelson	Thompson, Okla.
Crosser	Kelly, Pa.	Nolan, J. I.	Thomson, Ill.
Curry	Kennedy, Iowa	Norton	Towner
Davis	Kless, Pa.	Plumley	Vare
Dillon	Kindel	Porter	Volstead
Dyer	Kinkaid, Nebr.	Powers	Walters
Edmonds	Kreider	Quin	Willis
Esch	Lafferty	Roberts, Mass.	Woodruff
Falconer	La Follette	Rupley	Woods
Farr	Laugham	Scott	Young, N. Dak.

NAYS—266.

Abercrombie	Blackmon	Byrnes, S. C.	Cullop
Adair	Booher	Byrns, Tenn.	Dale
Adamson	Borchers	Calder	Davenport
Aiken	Borland	Caraway	Decker
Alexander	Bowditch	Carew	Deltrick
Allen	Brockson	Carlin	Dent
Ashbrook	Brodbeck	Carr	Dershem
Aswell	Broussard	Church	Dickinson
Austin	Brown, W. Va.	Clancy	Dies
Bailey	Browning	Clark, Fla.	Dixon
Baker	Bruckner	Clayton	Donovan
Baltz	Brumbaugh	Cline	Dooling
Barkley	Buchanan, Tex.	Collier	Doolittle
Barnhart	Bulkley	Connelly, Kans.	Dorcum
Bartlett	Burgess	Connelly, Iowa	Doughton
Bathrick	Burke, Pa.	Conry	Driscoll
Beakes	Burke, Wis.	Covington	Dunn
Beall, Tex.	Burnett	Cox	Dupré
Belk, Ga.	Butler	Crisp	Eagan

Eagle	Helvering	Mann	Sims
Estopinal	Henry	Metz	Slomp
Faison	Hensley	Mitchell	Small
Fergusson	Hill	Mondell	Smith, Md.
Ferris	Hinds	Montague	Smith, N. Y.
Fess	Hobson	Moon	Smith, Saml. W.
Fields	Holland	Moore	Smith, Tex.
FitzHenry	Houston	Morrison	Sparkman
Flood, Va.	Howard	Moss, Ind.	Stanley
Floyd, Ark.	Howell	Mott	Stedman
Fordney	Hoxworth	O'Brien	Stephens, Nebr.
Foster	Hughes, Ga.	Oglesby	Stevens, N. H.
Fowler	Hull	Oldfield	Stone
Francis	Humphrey, Wash.	O'Leary	Stout
Gallagher	Humphreys, Miss.	O'Shaunessy	Stringer
Gard	Igoe	Padgett	Sumners
Garner	Jacoway	Page	Taggart
Garrett, Tenn.	Johnson, S. C.	Palmer	Talcott, N. Y.
Garrett, Tex.	Jones	Patten, N. Y.	Taylor, Ala.
George	Kahn	Payne	Taylor, Ark.
Gerry	Kelley, Mich.	Pepper	Taylor, Colo.
Gillett	Kennedy, Conn.	Peters	Taylor, N. Y.
Gittins	Kennedy, R. I.	Peterson	Ten Eyck
Glass	Kent	Phelan	Thacher
Godwin, N. C.	Kettner	Platt	Treadway
Goekc	Key, Ohio	Post	Tribble
Goldfogle	Kirkpatrick	Pou	Tuttle
Goodwin, Ark.	Kitchin	Ragsdale	Underhill
Gordon	Knowland, J. R.	Rainey	Underwood
Goulden	Konop	Raker	Vaughan
Graham, Ill.	Korbly	Rauch	Walker
Greene, Mass.	Lazaro	Rayburn	Wallin
Griffin	Lee, Ga.	Reed	Walsh
Gudger	Lee, Pa.	Reilly, Conn.	Watkins
Guernsey	Leshner	Reilly, Wis.	Watson
Hamill	Lever	Riordan	Weaver
Hamilton, Mich.	Lewis, Md.	Rogers	Webb
Hamilton, N. Y.	Lieb	Rothermel	Whaley
Hammond	Linticum	Rouse	Whitacre
Hardwick	Lloyd	Rubey	White
Hardy	Logue	Rucker	Williams
Harrison	Loneragan	Russell	Wilson, Fla.
Hart	McAndrews	Sabath	Wingo
Hawley	McDermott	Saunders	Winslow
Hay	McGillcuddy	Scully	Witherspoon
Hayden	Madden	Sharp	Young, Tex.
Heflin	Maguire, Nebr.	Sherley	
Helm	Maher	Sherwood	

ANSWERED "PRESENT"—3.

Elder	Gregg	Slayden
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NOT VOTING—59.

Ainey	Donohoe	Levy	Patton, Pa.
Ansberry	Edwards	Lewis, Pa.	Prouty
Barchfeld	Evans	McClellan	Richardson
Bartholdt	Fairchild	McCoy	Roberts, Nev.
Bremner	Finley	McGuire, Okla.	Roddenbery
Brown, N. Y.	Fitzgerald	McKellar	Sackelford
Bryan	Gardner	Mahan	Smith, Idaho
Burke, S. Dak.	Gilmore	Martin	Stephens, Tex.
Cantrill	Hamlin	Merritt	Stevens, Minn.
Carter	Hayes	Miller	Talbot, Md.
Casey	Hughes, W. Va.	Morgan, La.	Tavener
Chandler, N. Y.	Hulings	Murray, Mass.	Townsend
Curley	Keating	Neeley	Wilson, N. Y.
Danforth	Kinkead, N. J.	O'Hair	
Difenderfer	L'Engle	Parker	

So the motion to recommit with instructions was rejected. The Clerk announced the following additional pairs: Until further notice: Mr. McCLELLAN with Mr. ROBERTS of Nevada. Mr. FINLEY with Mr. PATTON of Pennsylvania. Mr. CANTRILL with Mr. BRYAN. On this vote: Mr. EDWARDS with Mr. PROUTY. Mr. NEELEY with Mr. HAYES. Mr. BROWN of New York with Mr. SMITH of Idaho. The result of the vote was announced as above recorded. The SPEAKER. The question is, Shall the bill pass? Mr. BURKE of Pennsylvania. Mr. Speaker, on that I demand the yeas and nays. Mr. GLASS. I join in that request. The yeas and nays were ordered. The question was taken; and there were—yeas 237, nays 85, answered "present" 2, not voting 55, as follows:

YEAS—287.

Abercrombie	Blackmon	Byrns, Tenn.	Cox
Adair	Boeber	Candler, Miss.	Cramton
Adamson	Borchers	Caraway	Crisp
Alken	Borland	Carew	Crosser
Alexander	Bowdle	Carlin	Cullop
Allen	Brockson	Carr	Dale
Ashbrook	Brodbeck	Cary	Davenport
Aswell	Broussard	Church	Decker
Bailey	Brown, W. Va.	Clancy	Deltrick
Baker	Browne, Wis.	Clark, Fla.	Dent
Baltz	Bruckner	Claypool	Dershem
Barkley	Brumbaugh	Clayton	Dickinson
Barnhart	Buchanan, Ill.	Cline	Dies
Bartlett	Buchanan, Tex.	Collier	Difenderfer
Bathrick	Balkley	Connelly, Kans.	Dillon
Beakes	Burgess	Connolly, Iowa	Dixon
Beall, Tex.	Burke, Wis.	Conry	Donovan
Bell, Cal.	Burnett	Cooper	Dooling
Bell, Ga.	Byrnes, S. C.	Covington	Doolittle

Doremus	Helm	Manahan	Sims
Doughton	Helvering	Mapes	Sisson
Driscoll	Henry	Metz	Smith, J. M. C.
Eagan	Hensley	Mitchell	Smith, Md.
Eagle	Hill	Montague	Smith, Minn.
Esch	Hinebaugh	Moon	Smith, N. Y.
Faison	Hobson	Morrison	Smith, Saml. W.
Falconer	Holland	Moss, Ind.	Smith, Tex.
Fair	Houston	Murdock	Sparkman
Fergusson	Howard	Murray, Okla.	Stafford
Ferris	Hoxworth	Nelson	Stanley
Fess	Hughes, Ga.	Nolan, J. I.	Stedman
Fields	Hull	Norton	Stephens, Cal.
FitzHenry	Humphreys, Miss.	O'Brien	Stephens, Miss.
Flood, Va.	Igoe	Oglesby	Stephens, Nebr.
Floyd, Ark.	Jacoway	Oldfield	Stevens, N. H.
Foster	Johnson, Ky.	O'Leary	Stone
Fowler	Johnson, S. C.	O'Shaunessy	Stout
Francis	Jones	Padgett	Stringer
Frear	Kelley, Mich.	Page	Sumners
Gallagher	Kelly, Pa.	Palmer	Taggart
Gard	Kennedy, Conn.	Patten, N. Y.	Talcott, N. Y.
Garner	Kent	Pepper	Tavener
Garrett, Tenn.	Kettner	Peters	Taylor, Ala.
Garrett, Tex.	Key, Ohio	Peterson	Taylor, Ark.
George	Kindel	Phelan	Taylor, Colo.
Gerry	Kirkpatrick	Porter	Taylor, N. Y.
Gittins	Kitchin	Post	Ten Eyck
Glass	Konop	Pou	Thacher
Godwin, N. C.	Korbly	Quin	Thomas
Goekc	Lafferty	Ragsdale	Thomson, Ill.
Goldfogle	Lazaro	Raker	Tribble
Goodwin, Ark.	Lee, Ga.	Rauch	Tuttle
Gordon	Lee, Pa.	Rayburn	Underhill
Goulden	Lenroot	Reed	Underwood
Graham, Ill.	Leshner	Reilly, Conn.	Vaughan
Greene, Mass.	Lever	Reilly, Wis.	Walker
Griffin	Lewis, Md.	Riordan	Walsh
Gudger	Lieb	Rothermel	Watkins
Guernsey	Lindbergh	Rouse	Watson
Hamill	Lindquist	Rubey	Weaver
Hamilton, Mich.	Linticum	Rucker	Webb
Hamilton, N. Y.	Lloyd	Rupley	Whaley
Hardwick	Lobeck	Russell	Whitacre
Hardy	Logue	Sabath	Williams
Harrison	Loneragan	Saunders	Wilson, Fla.
Hart	McAndrews	Scully	Wingo
Haugen	McDermott	Seldomridge	Woodruff
Hay	McGillcuddy	Shackleford	Young, N. Dak.
Hayden	McLaughlin	Sharp	Young, Tex.
Heflin	MacDonald	Sherley	The Speaker
Helgeson	Maguire, Nebr.	Sherwood	
	Maher		

NAYS—85.

Anderson	Gillett	Knowland, J. R.	Sells
Anthony	Good	Kreider	Shreve
Austin	Graham, Pa.	La Pollette	Sinzott
Avis	Green, Iowa	Langham	Slomp
Barchfeld	Greene, Mass.	Langley	Sloan
Barton	Greene, Vt.	McKenzie	Steenserson
Britten	Griest	Magdon	Sutherland
Browning	Guernsey	Mann	Switzer
Burke, Pa.	Hamilton, Mich.	Mondell	Temple
Butler	Hamilton, N. Y.	Moore	Towner
Calder	Hawley	Morgan, Okla.	Treadway
Callaway	Hinds	Morin	Vare
Campbell	Howell	Moss, W. Va.	Volstead
Copley	Humphrey, Wash.	Mott	Wallin
Curry	Johnson, Utah	Payne	Walters
Davis	Johnson, Wash.	Platt	Willis
Dunn	Kahn	Plumley	Winslow
Dyer	Keister	Powers	Witherspoon
Edmonds	Kennedy, Iowa	Roberts, Mass.	Woods
Elder	Kennedy, R. I.	Roberts, Nev.	
Fordney	Kiess, Pa.	Rogers	
French	Kinkaid, Nebr.	Scott	

ANSWERED "PRESENT"—2.

McGuire, Okla.	Talbot, Md.
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NOT VOTING—55.

Ainey	Edwards	L'Engel	Parker
Ansberry	Estopinal	Levy	Patton, Pa.
Bartholdt	Evans	Lewis, Pa.	Prouty
Bremner	Fairchild	McClellan	Richardson
Brown, N. Y.	Finley	McCoy	Roddenbery
Bryan	Fitzgerald	McKellar	Slayden
Burke, S. Dak.	Gardner	Mahan	Small
Cantrill	Gilmore	Martin	Smith, Idaho
Carter	Hamlin	Merritt	Stephens, Tex.
Casey	Hayes	Miller	Stevens, Minn.
Chandler, N. Y.	Hughes, W. Va.	Morgan, La.	Thompson, Okla.
Curley	Hulings	Murray, Mass.	Townsend
Danforth	Keating	Neeley	Wilson, N. Y.
Donohoe	Kinkead, N. J.	O'Hair	

So the bill was passed. The following additional pairs were announced: Until further notice: Mr. KINKEAD of New Jersey with Mr. DANFORTH. On this vote: Mr. EDWARDS (for) with Mr. PROUTY (against). Mr. NEELEY (for) with Mr. HAYES (against). Mr. BROWN of New York (for) with Mr. SMITH of Idaho (against). The SPEAKER. The Clerk will call my name. The Clerk called the name of Mr. CLARK of Missouri, and he voted "yea," as above recorded. During the roll call the following occurred: Mr. THOMPSON of Oklahoma. Mr. Speaker, I would like to know what we are voting on.

The SPEAKER. On the passage of the bill.

Mr. THOMPSON of Oklahoma. Then I will not vote.

After the completion of the roll call,

The SPEAKER. On this vote the ayes are—

Mr. THOMPSON of Oklahoma. Mr. Speaker—

The SPEAKER. For what purpose does the gentleman rise?

Mr. THOMPSON of Oklahoma. I would like to vote.

Mr. MANN. It is too late.

The SPEAKER. The Chair is inclined to think it is too late.

Mr. BARTLETT. Mr. Speaker, the gentleman's name has been called, and if he can bring himself within the rule, he is entitled to vote.

The SPEAKER. The rule is that if he was in the Hall and listening and did not hear his name when it was called, he can vote.

Mr. BARTLETT. But the Chair did not ask him whether he was in the Hall and listening.

The SPEAKER. The Chair considered it superfluous, because the gentleman from Oklahoma asked what we were voting on and declined to vote.

Mr. BARTLETT. I submit that, if he desires to vote, he can state what the fact was and the Speaker can rule on whether he is entitled to vote or not—of course, before the vote has been announced.

The SPEAKER. The Chair had just started to announce the vote. If the gentleman from Oklahoma will state that he was in the Hall and listening and did not hear his name called, the Chair will allow him to vote.

Mr. MANN. But the Speaker would know that that was not true, because the gentleman did hear his name called and rose to his feet.

The SPEAKER. The Chair is not supposed to pass upon a question of veracity. If the gentleman from Oklahoma will state that he was in the Hall listening and did not hear his name, the Chair will rule that he can vote; and if he does not, he will rule that he can not vote.

Mr. MURDOCK. Mr. Speaker, a parliamentary inquiry.

The SPEAKER. The gentleman will state it.

Mr. MURDOCK. Is it not possible for a man to change his vote after the roll call?

The SPEAKER. That is true; but if the gentleman did not vote it is physically impossible for him to change his vote.

Mr. MURDOCK. I understood that the gentleman from Oklahoma voted.

The SPEAKER. No; he refused to vote.

Mr. FOWLER. A parliamentary inquiry, Mr. Speaker.

The SPEAKER. The gentleman will state it.

Mr. FOWLER. Under the rules of the House is it proper for a Member to make an inquiry as to what the proceedings are during a roll call?

The SPEAKER. If the rule is construed strictly, no; but the Chair thinks it is easier to let him ask it than it is to get into a wrangle.

The result of the vote was then announced as above recorded.

On motion of Mr. GLASS, a motion to reconsider the vote by which the bill was passed was laid on the table.

ADJOURNMENT UNTIL MONDAY.

Mr. UNDERWOOD. Mr. Speaker, I ask unanimous consent that when the House adjourns to-day it adjourn to meet on Monday next.

The SPEAKER. The gentleman from Alabama asks unanimous consent that when the House adjourns to-day it adjourn to meet on Monday next. Is there objection?

Mr. MANN. Reserving the right to object, will the gentleman from Alabama give to the House his best understanding as to when the conferees will be likely to report on the tariff bill?

Mr. UNDERWOOD. I am satisfied, Mr. Speaker, they will not be able to report before Monday, and I think it is more probable that it will be the middle of the week, at least.

Mr. MANN. May I ask one further question for the information of Members? Of course, under the rule, when a conference report is presented it would have to lie over one day and be printed in the Record. Is it the expectation of the gentleman that when the conference report is made it will follow that rule, or will there be a special rule?

Mr. UNDERWOOD. I think it would be proper for the conference report to lie over one day and let everybody have a chance to read it.

Mr. MANN. Then it is certain that the conference report will not be acted upon before Tuesday or Wednesday?

Mr. UNDERWOOD. I think that is so.

The SPEAKER. Is there objection to the request of the

gentleman from Alabama that when the House adjourns it adjourn until Monday next?

There was no objection.

PERSONAL STATEMENT.

Mr. GLASS. Mr. Speaker, I ask unanimous consent to address the House for two minutes.

The SPEAKER. The gentleman from Virginia asks unanimous consent to address the House for two minutes. Is there objection?

There was no objection.

Mr. GLASS. Mr. Speaker, there appeared in the Washington Post this morning a statement concerning the proceedings of the House on yesterday, in which occurs this language:

Admitting that the contention of Representative S. D. Fess, Republican, of Ohio, that the Glass currency bill, in the form it was reported to the House, automatically repealed the parity provisions of the gold-standard law of 1900 and subtly provided for practically the free coinage of silver, Chairman GLASS and the other members of the Banking and Currency Committee last night agreed to an amendment insuring the maintenance of the gold standard in the monetary system.

Mr. Speaker, as a practical newspaper man of 40 years' experience, I know very well that misrepresentation of that sort carries its own penalties and punishment, but I think I ought to say to the House that I could scarcely conceive that any newspaper, with any respect for the truth or regard for its own reputation, would be guilty of mendacity of that description. [Applause on the Democratic side.] The Record of yesterday teems with protestations from myself and from other Members on this side of the House against the charge that there was one single, solitary word, sentence, or suggestion in this bill that undertook, directly or indirectly, to repeal the act of March 14, 1900. The truth of the matter is that when gentlemen on the other side, unable to assail successfully the fundamental soundness of the bill, undertook by political stratagem to raise an utterly false cry over an alleged assault by this side on the gold standard, and when it plainly appeared they would attempt to excuse their opposition to this currency legislation on the pretense that we had assailed the standard of value, the committee deliberately decided to cut away this excuse by calling their bluff; and the committee itself therefore proposed an amendment to the bill, which amendment was adopted by the House to-day. That is all I care to say.

Mr. MANN. Mr. Speaker, I ask unanimous consent to address the House for two minutes.

The SPEAKER. The gentleman from Illinois asks unanimous consent to address the House for two minutes. Is there objection?

There was no objection.

Mr. MANN. Mr. Speaker, the gentleman from Virginia [Mr. GLASS] is perfectly at liberty, of course, to deny a statement in a newspaper, although I think it is usually useless. The other day one of the newspapers published that I had recommended the Republicans to vote for this bill, and that they were generally going to do so. I did not take the trouble to deny that statement. My sympathy is very largely with the boys who have to write the stuff in the newspapers, and sometimes I wonder how they fill up the columns, even with vivid imaginations.

But the gentleman from Virginia [Mr. GLASS] now undertakes to say at this late hour what is absolutely incorrect, that the opposition to the bill on this side of the House was based upon the question of the gold standard being involved in the bill. The opposition to the bill on this side of the House was based upon many provisions in the bill radically and fundamentally wrong and was not based on any misconception of what the bill carried. [Applause on the Republican side.]

BOLL WEEVIL AND HOG CHOLERA.

Mr. LEVER. Mr. Speaker, I call up privileged resolution 254, directing the Secretary of Agriculture to communicate to the House of Representatives the cost and result of the investigation of the boll weevil and hog cholera plague, which I send to the desk and ask to have read.

The Clerk read as follows:

House resolution 254.

Resolved, That the Secretary of Agriculture is hereby directed to communicate to the House of Representatives at the earliest practicable day, not later than the first Monday in December, 1913, a full report of the methods used and the results thus far secured in the study and investigation of the boll weevil and hog cholera plague, and also the amount of money thus far expended in the study and investigation of each.

Mr. LEVER. Mr. Speaker, I ask that the Clerk also read the report of the committee as an explanation of the resolution.

The SPEAKER. The Clerk will read the report of the committee.

There is quite a demand in my district for copies of this bill, and 5,000 copies would give each Member only a very few copies. I believe the number ought to be more than 5,000.

Mr. SABATH. The demand is for the bill itself.

Mr. LANGLEY. There is some demand for the bill itself.

Mr. GLASS. I am glad to make the number 10,000. I ask unanimous consent that 10,000 copies be printed.

The SPEAKER. The gentleman asks unanimous consent that 10,000 copies of the currency bill be printed and placed in the document room. Is there objection?

There was no objection.

UNCONTESTED BRIDGE BILLS.

The SPEAKER. Has any other gentleman a privileged resolution or matter?

Mr. ADAMSON. Mr. Speaker, if no other brother has anything to offer, I wish to submit a small request. There are on the calendar, reported by the Committee on Interstate and Foreign Commerce, four uncontested bridge bills. I ask unanimous consent that they be considered at this time.

The SPEAKER. The gentleman from Georgia asks unanimous consent for the present consideration of four uncontested bridge bills. Is there objection?

There was no objection.

LEAVE TO PRINT.

The SPEAKER. Before we begin the consideration of those bills the Chair promised to recognize the gentleman from New York [Mr. TALCOTT].

Mr. TALCOTT of New York. Mr. Speaker, I ask unanimous consent to extend my remarks in the Record by printing an article from the Scientific American in relation to steel cars.

The SPEAKER. The gentleman from New York asks unanimous consent to print in the Record an article on the subject of steel cars. Is there objection?

Mr. BARNHART. Mr. Speaker, reserving the right to object—

Mr. BORLAND. I object.

The SPEAKER. The gentleman from Missouri objects.

LEAVE TO ADDRESS THE HOUSE.

Mr. HOWARD. Mr. Speaker, I ask unanimous consent that on Monday, after the routine business of the House has been disposed of, I be permitted to address the House for 40 minutes upon the postal savings-bank system as now upon the statute books.

The SPEAKER. The gentleman from Georgia [Mr. HOWARD] asks unanimous consent that on Monday, after the routine business is disposed of, he may have 40 minutes to address the House on the subject of postal savings banks.

Mr. BARNHART. Reserving the right to object, Mr. Speaker, I should like to inquire, if the conference report on the tariff bill should come in, would that be considered routine business?

Mr. MANN. It could not be acted upon on Monday.

The SPEAKER. It will have to go over for one day under the rule.

Mr. HOWARD. I made the request with that in view, Mr. Speaker.

The SPEAKER. The gentleman from Georgia asks unanimous consent that on Monday, after the disposition of the routine business, he may have 40 minutes in which to address the House on the subject of postal savings banks. Of course that would be subject to the priority of the conference report if unanimous consent should be given to consider it.

Mr. HOWARD. Certainly.

The SPEAKER. Is there objection?

There was no objection.

MARE ISLAND NAVY YARD.

Mr. J. R. KNOWLAND. Mr. Speaker, I ask unanimous consent to extend my remarks in the Record by inserting an article by my colleague, Mr. CURRY, dealing with the situation at the Mare Island Navy Yard.

The SPEAKER. The gentleman from California asks unanimous consent to extend his remarks in the Record by printing an article by his colleague, Mr. CURRY, on the condition of affairs in the Mare Island Navy Yard. Is there objection?

There was no objection.

PRINTING AND BINDING FOR COMMITTEE ON EXPENDITURES IN DEPARTMENT OF JUSTICE.

Mr. BROUSSARD. Mr. Speaker, I ask unanimous consent for the present consideration of the resolution which I send to the Clerk's desk and ask to have read.

The SPEAKER. The Chair will suggest that unanimous consent has already been given to the gentleman from Georgia for the consideration of certain bridge bills.

Mr. BROUSSARD. Mr. Speaker, I will state to the gentleman from Georgia, and I know he will have no objection to it, that the Committee on Expenditures in the Department of Justice has been having hearings, and there is no authority for printing these hearings.

Mr. ADAMSON. Mr. Speaker, I never object to anything in the world, only I am just trying here to pass some bills for my friend.

The SPEAKER. The gentleman from Louisiana asks unanimous consent for the present consideration of the resolution which the Clerk will report.

The Clerk read as follows:

House resolution 257.

Resolved, That the Committee on Expenditures in the Department of Justice is authorized to have such printing and binding done as shall be necessary for the discharge of the work of such committee during the Sixty-third Congress.

The SPEAKER. Is there objection?

There was no objection.

The SPEAKER. The question is on agreeing to the resolution.

The resolution was agreed to.

REPORTS ON CURRENCY BILL.

Mr. GLASS. Mr. Speaker, I ask unanimous consent to have printed 5,000 copies of the report on the currency bill, to be distributed through the document room. (H. Rept. 69.)

The SPEAKER. The gentleman from Virginia asks unanimous consent to have printed 5,000 copies of the report on the currency bill. Does the Chair understand that that includes the views of the minority also?

Mr. GLASS. Yes.

The SPEAKER. Including the views of the minority—to be distributed through the document room. Is there objection?

There was no objection, and it was so ordered.

BRIDGE ACROSS TENNESSEE RIVER AT CHATTANOOGA, TENN.

The SPEAKER. The Clerk will report the first bridge bill.

The Clerk read as follows:

A bill (H. R. 6935) to authorize the county of Hamilton, in the State of Tennessee, to construct a bridge across the Tennessee River at Chattanooga, Tenn.

Be it enacted, etc., That the county of Hamilton, in the State of Tennessee, be, and it is hereby, authorized to construct, maintain, and operate a public bridge and approaches thereto across the Tennessee River, from Market Street, in the city of Chattanooga, Hamilton County, Tenn., on the south side of said river, to the north side of said Tennessee River, in accordance with the provisions of the act entitled "An act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Sec. 3. That the right to alter, amend, or repeal this act is hereby expressly reserved.

With the following committee amendments:

Page 1, line 5, strike out the word "public."

Page 1, line 6, after the word "street," insert the words "at a point suitable to the interests of navigation."

Page 1, line 9, after the word "river," insert the words "at a point suitable to the interests of navigation."

Page 2, line 3, after the word "six," insert: "Provided, That the said bridge shall be a fixed high bridge with a clear channel way of not less than 500 feet, and a clear headroom of not less than 100 feet above low water."

Mr. MOON. Mr. Speaker, I also offer the following amendment which I send to the desk and ask to have read.

The Clerk read as follows:

Amend the last committee amendment on page 2, at the end of line 6, by adding the words "or at water level or above, provided sufficient draws are used and maintained to permit the uninterrupted navigation of the river at all times, the draws to be constructed under the direction of the Secretary of War."

Mr. ADAMSON. Mr. Speaker, I have no objection to that.

Mr. MANN. Mr. Speaker, would it not be better not to adopt that amendment, and to leave out all of the committee amendments?

Mr. ADAMSON. I do not care.

Mr. MANN. And do what we have always done—leave it, under the general law, to the War Department. They will determine the type of bridge, and would undoubtedly require a bridge at low level with draws, unless it is preferred to build a high bridge without draws. Putting in these two provisions would be putting in two provisions that are directly contradictory to each other, and it would be almost sure to make confusion in the War Department.

Mr. ADAMSON. Mr. Speaker, I am in sympathy with the gentleman from Illinois, because that amendment was only put in at the suggestion of the War Department. It is unnecessary, because they have the discretion to manage it, anyway. I am willing, if agreeable to the gentleman from Tennessee, Judge MOON, to abandon the amendments.